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10
    UNITED STATES OF AMERICA
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12
                         UNITED STATES DISTRICT COURT
13
                    FOR THE CENTRAL DISTRICT OF CALIFORNIA
14
    UNITED STATES OF AMERICA,
                                        No. 2:24-cr-00527-SVW
15
              Plaintiff,
                                        STIPULATION TO CONTINUE SENTENCING
16
                   v.
                                        CURRENT SENTENCING DATE:
                                        April 21, 2025, at 11:00 a.m.
17
    TREVOR JAMES KIRK,
                                        PROPOSED SENTENCING DATE:
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              Defendant.
                                        May 19, 2025, at 11:00 a.m.
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         Plaintiff United States of America, by and through its counsel
21
    of record, the Acting United States Attorney for the Central District
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    of California and Assistant United States Attorneys Eli A. Alcaraz,
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    Michael J. Morse, and Brian R. Faerstein, and defendant TREVOR JAMES
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    KIRK ("defendant"), by and through his counsels of record, Tom Yu,
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    Edward M. Robinson, and Brian A. Robinson, hereby stipulate as
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    follows:
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- 1. On February 6, 2025, defendant was convicted of felony
  Deprivation of Rights Under Color of Law, in violation of 18 U.S.C.
  § 242, after a three-day jury trial.
- 2. The Court scheduled sentencing for April 21, 2025, at 11:00 a.m.
- 3. Under 18 U.S.C. § 3771, the Crimes Victims' Rights Act, the named victim in this case, J.H., is entitled to be present for and be heard at any public proceeding in this case, including sentencing.
- 4. According to counsel for victim J.H., J.H. is unable to attend sentencing as scheduled, due to a scheduling conflict of her attorney.
- 5. Thus, the parties seek a continuance of the currently scheduled sentencing hearing to May 19, 2025, to afford J.H. the opportunity to attend.
- 6. Defense counsel has conferred with defendant regarding this request for a continuance of the sentencing date. Defendant concurs in the request.

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1	7. Accordingly, the parties request that the Court continue
2	sentencing to May 19, 2025, at 11:00 a.m.
3	Dated: March 7, 2025 Respectfully submitted,
4 5	JOSEPH T. MCNALLY Acting United States Attorney
	LINDSEY GREER DOTSON
6	Assistant United States Attorney Chief, Criminal Division
7	/ - /
8	/s/ ELI A. ALCARAZ
9	MICHAEL J. MORSE BRIAN R. FAERSTEIN Assistant United States Attorneys
11	Attorneys for Plaintiff
12	UNITED STATES OF AMERICA
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14	Dated: March 7, 2025
15	/s/* (per email authorization) TOM YU EDWARD M. BORINSON
16	EDWARD M. ROBINSON BRIAN A. ROBINSON
17	Attorneys for Defendant TREVOR JAMES KIRK
18	TREVOR DAMES RIKK
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